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EXAMINER

HERRERA, DIEGO D

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2683

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Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No. 10/823,667	Applicant(s) EJZAK, RICHARD PAUL	
	Examiner Diego Herrera	Art Unit 2683	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 4/14/2004.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-22 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-22 is/are rejected.
- 7) ☒ Claim(s) 10 is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☒ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 14 April 2004 is/are: a) ☐ accepted or b) ☒ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|---|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Specification

1. The abstract of the disclosure is objected to because the article “the” is used improperly in the first line at the end it reads, “in ‘**the**’ a network...” and it should read, “in a network”.

Correction is required. See MPEP § 608.01(b).

2. The disclosure is objected to because of the following informalities: On page 16, paragraph 26 there is a hyperlink which does not work and it is not allowed, please remove hyperlink.

Appropriate correction is required.

3. The incorporation of essential material in the specification by reference to an unpublished U.S. application, foreign application or patent, or to a publication is improper. Applicant is required to amend the disclosure to include the material incorporated by reference, if the material is relied upon to overcome any objection, rejection, or other requirement imposed by the Office. The amendment must be accompanied by a statement executed by the applicant, or a practitioner representing the applicant, stating that the material being inserted is the material previously incorporated by reference and that the amendment contains no new matter. 37 CFR 1.57(f). Please, include name(s) of inventor(s), U.S. Patent Application Publication or U.S. Patent number, and exact title of reference incorporated into the specification.

Appropriate correction is required.

Drawings

4. The informal drawings are not of sufficient quality to permit examination. Accordingly, replacement drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to this

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Office action. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action.

Applicant is given a TWO MONTH time period to submit new drawings in compliance with 37 CFR 1.81. Extensions of time may be obtained under the provisions of 37 CFR 1.136(a). Failure to timely submit replacement drawing sheets will result in ABANDONMENT of the application.

5. New corrected drawings in compliance with 37 CFR 1.121(d) are required in this application because they are informal due to being hand-written. Applicant is advised to employ the services of a competent patent draftsman outside the Office, as the U.S. Patent and Trademark Office no longer prepares new drawings. The corrected drawings are required in reply to the Office action to avoid abandonment of the application. The requirement for corrected drawings will not be held in abeyance.

Claim Objections

6. Claim 10 is objected to because of the following informalities: Please, include the word "carried" between the words call over on the first line.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

7. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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8. Claim 20 is rejected under 35 U.S.C. 112, second paragraph, claim 20 recites the limitation "call transfer request" in page 23. There is insufficient antecedent basis for this limitation in the claim. The examiner will consider the claim with the understanding that the "call transfer request" refers to the "handoff notification request".

9. Claim 21 is rejected under 35 U.S.C. 112, second paragraph, claim 21 recites the limitation "serving controller notification request" in page 23. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless – (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-20, and 22 are rejected under 35 U.S.C. 102(e) as being anticipated by Ejzak et al. (U.S. Patent # 6,721,565 B1). The applied reference has a common inventor Richard Paul Ejzak with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 102(e) might be overcome either by a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not the invention "by another," or by an appropriate showing under 37 CFR 1.131.

1. Regarding claim 1, Ejzak et al. shows and discloses a method of transferring a packet switched call carried over a first network (Fig. 1, object 110 is the first network

communicating with object 130 through object 136) to a circuit switched call carried over a second network (See Abstract, Fig. 1, object 120 is the second network that communicates with object 134 through object 132), comprising:

- a. Receiving a handoff notification request, the handoff notification request corresponding with a call transfer request if a handoff request is received, the call transfer request requesting transfer of the packet switched call to a circuit switched call (see col. 11 lines 50-67, col. 12 lines 1-10, and col. 4, lines: 25-38 & 52-64; there are two cases where you have from a packet wireless system to a circuit wireless system these paragraphs explain that the handoff takes place between the two system while the user is provided with the service).
2. Consider claim 2, and as applied to claim 1 above, Ejzak shows and discloses inherently wherein the handoff notification request is an event request established using a SIP SUBSCRIBE request (Fig. 1 and 2, show the mobile user going from the packet domain to the circuit domain making that handover process possible, furthermore, col. 2, lines: 26-29, establishes manners of using SIP to establish and control packet information).
3. Consider claim 3, and as applied to claim 1 above, Ejzak et al. discloses wherein the call transfer request is a call request including an identifier identifying the call request as a call transfer request (col. 9, lines: 5-13 & 23-31, the media gateway, MG, acts as a control means routing and translating information from one type of system to another as it is able to handoff and return handoff related information; the information provided is in line with the standard interface known in the art as mentioned in col. 7, lines: 21-34).

4. Consider claim 4, and as applied to claim 3 above, Ejzak et al. discloses wherein the handoff notification request includes a network address for addressing a call transfer function for the mobile station in the packet call controller, and the identifier is the network address (col. 8, lines: 19-40 & 45-61, some of the elements and components described are not shown yet they are applied to the invention described. Also, col. 9, lines: 50-67, & col. 10, lines: 1-7, explain that the handoff notification is distinguishable of what system is coming from, hence, network address identifier for the packet domain is possible).
5. Consider claims 5, 6, and 7, and as applied to claim 3 above, Ejzak et al. discloses wherein the call request is a SIP INVITE request (Fig. 1 and 2, show the mobile user going from the packet domain to the circuit domain making that handover process possible, furthermore, col. 2, lines: 26-29, establishes manners of using SIP to establish and control packet information).
6. Consider claim 8, and as applied to claim 1 above, Ejzak et al. discloses a method further comprising sending the call transfer request upon receipt of a handoff request for the mobile station (Fig. 7, col. 11, lines: 23-50, mobile-assisted handover are performed which the mobile station does the transfer to the MSC of information given by user to the mobile station).
7. Consider claim 9, and as applied to claim 1 above, Ejzak et al. shows and discloses wherein the first and second networks are one of different networks and different portions of a same network (Fig. 1, objects 110 & 120 are the different networks shown in the figure).

8. Regarding claim 10, Ejzak et al. discloses a method of transferring a packet switched call over a first network (Fig. 1, object 110 is the first network communicating with object 130 through object 136) to a circuit switched call carried over a second network (See abstract, and Fig. 1, object 120 is the second network that communicates with object 134 through object 132), the packet switched call being between a mobile station and an end point (Fig. 1, mobile phone {140a}, Base station {142}, and lap top {130} or endpoint), comprising: sending a handoff notification request (see col. 11 lines 50-67, col. 12 lines 1-11, and col. 4, lines: 25-38 & 52-64; there are two cases where you have from a packet wireless system to a circuit wireless system these paragraphs explain that the handoff takes place between the two system while the user is provided with the service), the handoff notification request requesting sending of a notification if the second network receives a handoff request (see col. 11 lines 50-67, col. 12 lines 1-11, and col. 4, lines: 25-38 & 52-64; there are two cases where you have from a packet wireless system to a circuit wireless system these paragraphs explain that the handoff takes place between the two system while the user is provided with the service. Also, col. 10, lines: 43-67 & col. 11, lines: 1-5, shows the process of steps taken to setup a call between two different networks and system of operation).
9. Consider claim 11, and as applied to claim 10 above, Ejzak et al. discloses and shows wherein the notification is a call request including an identifier identifying the call request as a call transfer request (Fig. 1 and 2, show the mobile user going from the packet domain to the circuit domain making that handover process possible, furthermore,

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col. 2, lines: 26-29, establishes manners of using SIP to establish and control packet information).

10. Consider claim 12, and as applied to claim 11 above, Ejzak et al. discloses wherein the handoff notification request includes a network address for addressing a call transfer function for the mobile station in the packet call controller, and the identifier is the network address (col. 9, lines: 5-13 & 23-31, the media gateway, MG, acts as a control means routing and translating information from one type of system to another as it is able to handoff and return handoff related information; the information provided is in line with the standard interface known in the art as mentioned in col. 7, lines: 21-34. col. 8, lines: 19-40 & 45-61, some of the elements and components described are not shown yet they are applied to the invention described. Also, col. 9, lines: 50-67, & col. 10, lines: 1-7, explain that the handoff notification is distinguishable of what system is coming from, hence, network address identifier for the packet domain is possible).
11. Consider claims 13, 14, and 15, and as applied to claim 11 above, Ejzak et al. shows and discloses wherein the call request is a SIP INVITE request (Fig. 1 and 2, show the mobile user going from the packet domain to the circuit domain making that handover process possible, furthermore, col. 2, lines: 26-29, establishes manners of using SIP to establish and control packet information).
12. Consider claim 16, and as applied to claim 10 above, Ejzak et al. shows and discloses further comprising: establishing a bearer path between the end point and the mobile station via the second network when the notification is received (Fig. 1 and 2, show on

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the diagram a solid line which is labeled bearer link that goes through the Base Station then to the endpoint).

13. Consider claim 17, and as applied to claim 16 above, Ejzak et al. shows and discloses wherein the establishing step comprises:

- a. Sending a call control request to the end point requesting agreement to transition the packet call controller from a call control agent for a first call control path from the first network to the end point to a call control agent for a second call control path from the second network to the end point (Fig. 1 and 2, show the mobile user going from the packet domain to the circuit domain making that handover process possible, furthermore, col. 2, lines: 26-29, establishes manners of using SIP to establish and control packet information).

14. Consider claims 18 and 19, and as applied to claim 17 above, Ejzak et al. shows and discloses wherein the establishing step further comprising: setting up the bearer path at the packet call controller as the call control agent for the second call control path (Fig. 1 and 2, show the mobile user going from the packet domain to the circuit domain making that handover process possible, furthermore, col. 2, lines: 26-29, establishes manners of using SIP to establish and control packet information).

15. Consider claim 20, and as applied to claim 19 above, Ejzak et al. shows and discloses wherein the call request is a SIP INVITE request (Fig. 1 and 2, show the mobile user going from the packet domain to the circuit domain making that handover process possible, furthermore, col. 2, lines: 26-29, establishes manners of using SIP to establish and control packet information).

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16. Consider claim 22, and as applied to claim 10 above, Ejzak et al. shows and discloses wherein the first and second networks are one of different networks and different portions of a same network (Fig. 1, objects 110 & 120 are the different networks shown in the figure).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1, 3, 8-11, and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Julka et al. (U.S. Patent # 6,917,810 B2), in view of Ray et al. (U.S. Patent # 6,424,638 B1).

17. Regarding claim 1, Julka et al. shows and discloses a method of transferring a packet switched call carried over a first network (Abstract, Title, the abstract explains that there are two different Networks handing over a Mobil user from network to the other without loosing the call connection) to a circuit switched call carried over a second network

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(Abstract, Title, Fig. 1 and 9, show that there is a circuit switched call carried over to a network from another network), comprising:

- a. A call transfer request if a handoff request is received, the call transfer request requesting transfer of the packet switched call to a circuit switched call (col. 1, lines: 11-30, col. 9, lines: 60-67, col. 10, lines: 1-10, as explained in these lines, the call transfer request is requesting to have the information transferred).
- b. Except receiving a handoff notification request, the handoff notification request corresponding with a call transfer request if a handoff request is received.

18. Nonetheless, Ray et al. teaches receiving a handoff notification request, the handoff notification request corresponding with a call transfer request if a handoff request is received (col. 3, lines: 43-65, Fig. 2A, shows the mobile user going from cell 22a to cell 22b and as found in the reference the cell does communicate with the system through a base station to handoff from one system to the other, even though, the figure 2A shows MSC and BSC to be the same for the systems shown, Ray et al. makes it clear in the reference that the system can be the same or different and still be able to communicate, col. 2, lines: 51-55).

19. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Surdila et al. to specifically receiving a handoff notification request, the handoff notification request corresponding with a call transfer request if a handoff request is received as taught by Ray et al. for the purpose of being able to convert information from one system to the other to have a reliable handoff (col. 4, lines: 20-25).

20. Consider claim 3, and as applied to claim 1 above, Julka et al. discloses wherein the call transfer request is a call request including an identifier identifying the call request as a call transfer request (col. 8, lines: 42-48).
21. Consider claim 8, and as applied to claim 1 above, Julka et al. discloses a method further comprising sending the call transfer request except upon receipt of a handoff request for the mobile station.
22. Nonetheless, Ray et al. teaches sending the call transfer request upon receipt of a handoff request for the mobile station (col. 3, lines: 66-67, col. 4, lines: 1-17, Ray et al. teaches that after sending a request the request is then granted and further instruction assign to the mobile).
23. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teaching of Surdila et al. to modify sending the call transfer request upon receipt of a handoff request for the mobile station as taught by Ray et al. for the purpose of call set up between the mobile and the new base station system (col. 4, lines: 8-10).
24. Consider claim 9, and as applied to claim 1 above, Julka et al. shows and discloses wherein the first and second networks are one of different networks and different portions of a same network (Fig. 1 and 2, shows a division by a dotted lines where one of the system networks is labeled 12-1 and the other system network is 12-2, hence, having different networks and different portions of a same network as depicted in the figure).
25. Regarding claim 10, Julka et al. discloses and shows a method of transferring a packet switched call over a first network (Fig. 1, 2, & 3, col. 5, lines: 1-67 & col. 6, lines: 1-6,

these figures and lines discloses a first network transferring a packet switch call to another network) to a circuit switched call carried over a second network (col. 5, lines: 1-67 & col. 6, lines: 1-6, these figures and lines show the second network interacting with the first network), the packet switched call being between a mobile station and an end point (Fig. 1, figure 1 shows mobile subscriber {22} interacting with base station {18} to an PSTN {34} or endpoint), except comprising: sending a handoff notification request, the handoff notification request requesting sending of a notification if the second network receives a handoff request.

26. Nonetheless, Ray et al. teaches sending a handoff notification request, the handoff notification request requesting sending of a notification if the second network receives a handoff request (col. 3, lines: 43-65, Fig. 2A, shows the mobile user going from cell 22a to cell 22b and as found in the reference the cell does communicate with the system through a base station to handoff from one system to the other, even though, the figure 2A shows MSC and BSC to be the same for the systems shown, Ray et al. makes it clear in the reference that the system can be the same or different and still be able to communicate, col. 2, lines: 51-55).

27. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Surdila et al. to specifically have a sending a handoff notification request, the handoff notification request requesting sending of a notification if the second network receives a handoff request as taught by Ray et al. for the purposes of being able to convert information from one system to the other to have a reliable handoff (col. 4, lines: 20-25).

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28. Consider claim 11, and as applied to claim 10 above, Julka et al. discloses wherein the notification is a call request including an identifier identifying the call request as a call transfer request (col. 8, lines: 42-55, as noted in these lines the request is including an identifier and then system verifies and starts the handoff process).

29. Consider claim 22, and as applied to claim 10 above, Julka et al. shows and discloses wherein the first and second networks are one of different networks and different portions of a same network (Fig. 1, 2, & 3, col. 5, lines: 1-67 & col. 6, lines: 1-6, these figures and lines discloses a first network transferring a packet switch call to another network, they also show in objects 12-1 one network and 12-2 the other network both are encased networks by the dotted lines around them which makes them different, inside they have object that are different portions of a same network).

Claims 2, 6, 12, 14, 16, and 18-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Julka et al. (U.S. Patent # 6,917,810 B2), in view of Ray et al. (U.S. Patent # 6,424,638 B1), and further in view of Surdila et al. (U.S. Patent Application Publication # 2002/0110104 A1).

30. Consider claim 2, and as applied to claim 1 above, the combination of Julka and Ray teaches the handoff notification request mentioned above except that Surdila et al. shows and discloses wherein an event request established using a SIP SUBSCRIBE request (Paragraphs: [0007], [0011], [0012], & [0021]; Surdila et al. discloses the use of SIP to access a SIP server to access terminals, user information, and other information necessary to establish and control a call, the terminal sends this SIP message to subscribe or access the CSCF that has everything necessary to establish a call as mentioned above)

31. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teaching of the combination of Julka et al. and Ray et al. to specifically have a SIP Subscribe request that would use SIP to subscribe to a system of different capacity of communication as taught by Surdila et al. for the purpose of performing a SIP Subscribe request between different types of wireless systems (Abstract).
32. Consider claim 6, and as applied to claim 3 above, the combination of Julka et al. and Ray et al. does not teach the SIP invite request as being the call request, nonetheless, Surdila et al. discloses wherein the call request is a SIP INVITE request (paragraph [0029], Surdila et al. teaches by SIP invite request and communicates with mobile terminal).
33. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teaching of the combination of Julka et al. and Ray et al. to specifically have a SIP invite request as being the call request as taught by Surdila et al. for the purposes of no impact on the core network (Paragraph [0029]).
34. Consider claim 12, and as applied to claim 11 above, the combination of Julka et al. and Ray et al. does not teach a packet call controller and a that the handoff notification includes a network address, nonetheless, Surdila et al. discloses wherein the handoff notification request includes a network address for addressing a call transfer function for the mobile station in the packet call controller, and the identifier is the network address (Paragraph [0011], Surdila et al. teaches using a SIP that access a SIP mechanism. Surdila et al. also teaches a switching control function which controls data signals to

route information to its destination it could not be done without the SIP and functions established).

35. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teaching of the combination of Julka et al. and Ray et al. to specifically have a handoff notification include a network address addressing the packet call controller as taught by Surdila et al. for the purpose of providing access to medium communications system (Paragraph [0011]).
36. Consider claim 14, and as applied to claim 11 above, the combination of Julka et al. and Ray et al. does not teach the call request is a SIP invite request, nonetheless, Surdila et al. shows and discloses wherein the call request is a SIP INVITE request (paragraph [0029], Surdila et al. teaches by SIP invites and communicates with mobile terminal).
37. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teaching of the combination of Julka et al. and Ray et al. to specifically have a call request is a SIP invite request as taught by Surdila et al. for the purpose of translating the signal (Paragraph [0027]).
38. Consider claim 16, and as applied to claim 10 above, the combination of Julka et al. and Ray et al. does not teach a bearer path between the endpoint and mobile station via the second network, nonetheless, Surdila et al. shows and discloses further comprising: establishing a bearer path between the end point and the mobile station via the second network when the notification is received (Fig. 1 and 2, shows connections between the mobile {31} and the endpoint {23}, paragraphs [0005] & [0018], teaches a bearer path and control between the endpoint and mobile).

39. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teaching of the combination of Julka et al. and Ray et al. to include bearer path between the endpoint and the mobile via the second network as taught by Surdila et al. for the purpose of communication services (Paragraph [0005]).
40. Consider claim 18, and as applied to claim 17 below, the combination of Julka et al. and Ray et al. does not teach setting up the bearer path at the packet call controller as the call control agent for the second control path, nonetheless, Surdila et al. shows and discloses the establishing step further comprising setting up the bearer path at the packet call controller as the call control agent for the second call control path (Fig. 1 and 2, note: In figure 2 the objects 51 and 52. Also, Paragraph [0027]-[0030], these paragraph talk about the second call path and packet call controller used as such).
41. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of the combination of Julka et al. and Ray et al. to include the bearer path at the packet call controller as the call control agent for the second control path as taught by Surdila et al. for the purpose of accessing multimedia services for the mobile terminal (Paragraph [0012]).
42. Consider claim 19, and as applied to claim 17 below, the combination of Julka et al. and Ray et al. does not teach the control request is a SIP re-invite, nonetheless, Surdila et al. shows and discloses wherein the control request is a SIP re-INVITE request (Fig. 1, Paragraphs [0006] & [0011], note: the system or mechanism is understood to be used to establish communication to exchange information from SIP to a SIP control signaling with the packet-switched radio telecommunications).

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43. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of the combination of Julka et al. and Ray et al. to include the control request to be a SIP re-invite request as taught by Surdila et al. for the purposes of accessing multimedia IP network (Fig. 1, Paragraphs [0006] & [0011])

44. Consider claim 20, and as applied to claim 19 above, the combination of Julka et al. and Ray et al. does not teach that the call transfer request is a SIP invite, nonetheless, Surdila et al. shows and discloses wherein the call transfer request is a SIP INVITE request (Paragraphs [0006] & [0011], note: As the SIP proceeds to the SIP control it is understood that it is a SIP invite request).

45. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of the combination of Julka et al. and Ray et al. to include the call transfer request to be a SIP invite request as taught by Surdila et al. for the purposes of accessing services render by providers (Paragraph [0011]).

Claims 5, 7, 13, & 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Julka et al. (U.S. Patent # 6,917,810 B2), in view of Ejzak (U.S. Patent Application Publication # 2003/0026245 A1).

46. Consider claim 5, and as applied to claim 3 above, Julka et al. does not teach that the identifier is a universal resource locator, nonetheless, Ejzak shows and discloses wherein the identifier is a universal resource locator (Paragraph [0057]-[0061], these lines of information provide what the iMSC server does in the system and one of the action it

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does is to formulate an uniform resource locator (URL) to find address by requesting the system it is looking to handoff).

47. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of the combination of Julka et al. to include the universal resource locator as the identifier as taught by Surdila et al. for the purposes of accessing services render by providers (Paragraph [0057]-[0061]).
48. Consider claim 7, and as applied to claim 6 above, Julka et al. does not teach that the identifier is a request URL, nonetheless, Ejzak teaches the identifier is a request URL for call transfer (Paragraph [0060]&[0061], these paragraph teach that the URL goes through systems to locate destination of service that it can request address).
49. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Julka et al. to include the identifier as a request URL as taught by Ejzak for the purpose of obtain information for exchange (Paragraph [0061]).
50. Consider claim 13, and as applied to claim 11 above, Julka et al. does not teach the identifier is a universal resource locator, nonetheless, Ejzak teaches the identifier is a URL (Paragraph [0057]-[0061], these lines of information provide what the iMSC server does in the system and one of the action it does is to formulate an uniform resource locator (URL) to find address by requesting the system it is looking to handoff these).
51. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Julka et al. to include the identifier to

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be a URL as taught by Ejzak for the purpose of finding address of targeted service (Paragraph [0061]).

52. Consider claim 15, and as applied to claim 14 above, Julka et al. does not teach the identifier is a request URL provided for the mobile, nonetheless, Ejzak teaches the identifier is a request URL (Paragraph [0060]&[0061], these paragraph teach that the URL goes through systems to locate destination of service that it can request address).

53. Therefore, it would have been obvious to a person of ordinary skill at the time the invention was made to modify the teachings of Julka et al. to include the identifier to be a request URL as taught by Ejzak for the purpose of accessing services render by providers (Paragraph [0057]-[0061]).

Claims 4 & 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Surdila et al. (U.S. Patent Application Publication # 2002/0110104 A1), in view of Faccin et al. (U.S. Patent # 6,725,036 B1).

54. Consider claim 4, and as applied to claim 3 above, Surdila et al. discloses wherein the handoff notification request except that it includes a network address for addressing a call transfer function for the mobile station in the packet call controller, and the identifier is the network address.

55. Nonetheless, Faccin et al. teaches handoff notification request includes a network address for addressing a call transfer function for the mobile station in the packet call controller, and the identifier is the network address (col. 1, lines: 30-67, col. 2, lines: 15-20; Faccin et al. teaches a pointer that access the subscriber data in order to service the mobile from one system to the other).

56. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Surdila et al. to specifically include a network address for addressing a call transfer function for the mobile station in the packet call controller, and the identifier is the network address as taught by Faccin et al. for the purpose of accessing information of the mobile (col. 1, lines: 30-40).

57. Consider claim 17, and as applied to claim 16 above, Surdila et al. does not shows and discloses wherein the establishing step comprises:

- a. Sending a call control request to the end point requesting agreement to transition the packet call controller from a call control agent for a first call control path from the first network to the end point to a call control agent for a second call control path from the second network to the end point.

58. Nonetheless, Faccin et al. teaches Sending a call control request to the end point requesting agreement to transition the packet call controller from a call control agent for a first call control path from the first network to the end point to a call control agent for a second call control path from the second network to the end point (Fig. 1, col. 2, lines: 5-20, col. 4, lines: 13-64, shows the subscriber communicating with DNS. The subscriber's information is sent to the endpoint to view information and different cases are illustrated with the different systems connecting with the subscriber equipment).

59. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Surdila et al. to specifically requesting from the end point approval from subscriber from another system now in a different system as taught by Faccin et al. for the purpose of knowing what service levels to

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provide and what services are subscribed to the subscriber (col. 1, lines: 35-40). Consider claim 18, and as applied to claim 17 above, Surdila et al. discloses a method wherein the establishing step further comprising: setting up the bearer path at the packet call controller as the call control agent for the second call control path (Paragraphs [0005] & [0018], Surdila et al. teaches a bearer path in IP- based networks).

Allowable Subject Matter

Claim 21 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following is considered pertinent prior art.

- La Porta et al. (U.S. Patent # 6,654,359 B1), "Wireless access to packet-based networks".
- Mimura (U.S. Patent Application Publication # 2002/0027891 A1), "Cellular radio system allowing mobile station to perform communication through base station to which mobile station is connected over CDMA radio channel, and base station apparatus and mobile station apparatus which are used for cellular radio system".
- Lintulampi (U.S. Patent # 6,377,804 B1), "Mobile communication system".

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
- Kalliokulju (U.S. Patent # 6,385,451 B1), "Handover between mobile communication networks".

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Diego Herrera whose telephone number is (571) 272-0907. The examiner can normally be reached on Monday-Friday, 7AM-4PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William G. Trost can be reached on (571) 272-7872. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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D.H.



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